

BEFORE THE POSTAL REGULATORY COMMISSION  
WASHINGTON, D.C.

RANDALL EHRLICH,

Complainant.

Docket No.: C2020-1

SECOND DECLARATION OF  
RANDALL EHRLICH

I, **RANDALL EHRLICH**, being over 18, of sound mind, and having personal knowledge, declare under penalty of perjury under the laws of the United States that the following is true and correct:

1. I incorporate by reference my *Declaration of Randall Ehrlich* from PRC No. C2019-1.

2. I dispute that there were three (3) alleged incidents involving Voisine and my dog in 2015. Please see my first declaration for further explication.

3. I note that there has not been a single allegation of dog-related misconduct from the USPS, the Ballard Postal Annex, or Voisine since 2015.

4. Nor have I ever been cited by animal control for any animal-related violation for the entire time I have lived at my current residence.

5. As alleged at *Complaint*, ¶ 25, in 2012, I suffered a break-in at my residence, which I also reported to police, and which prompted concerns of mail theft should I position my mailbox on the sidewalk.

SECOND EHRLICH DECLARATION -

1

ANIMAL LAW OFFICES OF  
ADAM P. KARP, ESQ.  
114 W. Magnolia St., Ste. 400-104 • Bellingham, WA 98225  
(888) 430-0001 • Facsimile: (833) 878-6835  
adam@animal-lawyer.com

1 6. As documented in the *Complaint*, in the spirit of compromise, and though worried  
2 about theft, I mounted a box on the fence a number of feet from the sidewalk. Yet, the Ballard  
3 Postal Annex refused to deliver to that box and maintained the hold on my mail.

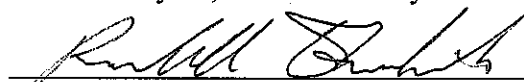
4 7. As stated in the *Complaint*, ¶ 70, on September 22, 2019 in the early morning, an  
5 unidentified individual was filmed attempting to steal mail from the box I mounted on my fence.  
6 I reported the incident to Seattle Police Department, which assigned case number 19-354907. A  
7 true copy of a video showing the theft is attached as Exhibit 1.

8 8. I have legitimate concerns about moving my box from the porch, from which mail  
9 was never stolen, and which should be resumed without delay.

10 9. However, I have continuing, legitimate concerns about unreasonable discrimination  
11 and unfair mistreatment by Voisine and ask that the PRC order, as part of the requested relief that  
12 all discriminatory acts and omissions against me cease immediately, that Voisine not to enter my  
13 property. As noted in the *Complaint*, ¶¶ 71, I have found opened cans of cat food on my property  
14 multiple times since I initiate litigation against Voisine and USPS and have little doubt she is the  
15 culprit.  
16

17 10. Indeed, I am prepared to contact the police and have them trespass her from my  
18 premises. I am also prepared to seek an antiharassment protection order against her. Either way, I  
19 can legally keep her off my property, which would require the USPS to send a different,  
20 nonharassing letter carrier.

21 Executed this January 29, 2020 in the city of Seattle, Wash.

22   
23 Randall Ehrlich

24 **SECOND EHRLICH DECLARATION -**  
25

2

ANIMAL LAW OFFICES OF  
ADAM P. KARP, ESQ.  
114 W. Magnolia St., Ste. 400-104 • Bellingham, WA 98225  
(888) 430-0001 • Facsimile: (833) 878-6835  
adam@animal-lawyer.com